

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO**

UNITED STATES OF AMERICA,

Plaintiff,

vs.

No. CR 08-2076 JB

JOSE ISMAEL VERAMONTES-RODRIGUEZ,

Defendant.

AMENDED MEMORANDUM OPINION AND ORDER¹

THIS MATTER comes before the Court on the Defendant's Sentencing Memorandum, filed October 3, 2008 (Doc. 18). The Court held a sentencing hearing on October 7, 2008. The primary issue is whether the Court should sentence Defendant Jose Ismael Veramontes-Rodriguez to 64 days, or time served, whichever is less. Because there is no sound reason to hold Veramontes-Rodriguez in custody any longer, the Court will grant his request for a time-served sentence.

PROCEDURAL BACKGROUND

Veramontes-Rodriguez pled guilty on September 9, 2008, to a single-count Information. Veramontes-Rodriguez was charged with Reentry of a Removed Alien contrary to 8 U.S.C. § 1326(a) and (b). In anticipation of final sentencing, the United States Probation Office ("USPO") prepared a Presentence Investigation Report ("PSR"). The PSR recommends a 0 to 6 month sentence, which is treated in this District as a recommendation for a time-served sentence. The USPO provided the PSR to Veramontes-Rodriguez' attorney on September 29, 2008.

Veramontes-Rodriguez' attorney traveled to the Torrence County Detention Center, where

¹ This amends the Court's Memorandum Opinion and Order, entered October 8, 2008 (Doc. 20) to reflect the correct sentence of 64 days or time served, whichever is less.

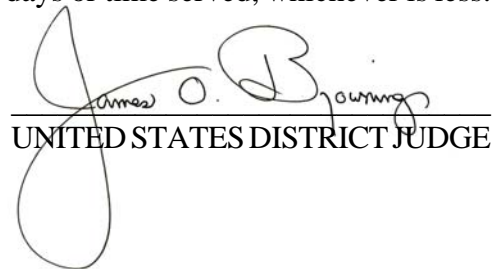
Veramontes-Rodriguez is incarcerated, to review the PSR with Veramontes-Rodriguez. The entire PSR was read to Veramontes-Rodriguez, who understands and speaks English.

Veramontes-Rodriguez has submitted a sentencing memorandum. Veramontes-Rodriguez does not raise any factual objection or raise any legal argument. Veramontes-Rodriguez requests that the Court enter a sentence of 64 days or time served, whichever is less.

ANALYSIS

The Court concludes that a sentence of 64 days or time served, whichever is less, is appropriate under the circumstances. Such a sentence is consistent with the advisory guideline sentence, and appropriately reflects each of the factors in 18 U.S.C. § 3553(a). There is no sound reason to keep Veramontes-Rodriguez in further custody, and the Court will grant his request for a time-served sentence.

IT IS ORDERED that the Defendant's request for a time-served sentence in his Sentencing Memorandum is granted. The Defendant is sentenced to 64 days or time served, whichever is less.



UNITED STATES DISTRICT JUDGE

Counsel:

Gregory J. Fouratt
United States Attorney
Norman Cairns
Mary Catherine McCulloch
Assistant United States Attorneys
Albuquerque, New Mexico

Attorneys for the Plaintiff

James P. Baiamonte
Albuquerque, New Mexico

Attorney for the Defendant